Case Clause 12x0/50-106951-0008-GSY Disconnement of 41 F2 led 674 f201/1200/278/20 675 age 17 aug fe21 of 2

EASTERN DISTRICT OF NEW YORK		V
ANDREW MCINTOSH,	Plaintiff,	ORDER
-against-		CV 05-0889 (LDW) (ETB)
VEECO INSTRUMENTS INC., et al.,	Defendant(s).	Y
BARRY LINZER,	Plaintiff,	Α
-against-		CV 05-0957 (DRH) (ETB)
VEECO INSTRUMENTS INC., et al.,	Defendant(s).	Y
BRUCE KANTOR,	Plaintiff,	Λ
-against-		CV 05-0967 (LDW) (ETB)
VEECO INSTRUMENTS INC., et al.,	Defendant(s).	V
GEORGE WALKER,	Plaintiff,	·A
-against-		CV 05-1003 (JS) (ETB)
VEECO INSTRUMENTS INC., et al.,	Defendant(s).	X

The initial conferences previously set for June 28, 2005 at 9:30 a.m. before the undersigned have been rescheduled for October 17, 2005 at 9:30 a.m. at the Alfonse M. D'Amato U.S. Courthouse, Courtroom 830, Central Islip, New York. All counsel shall be present.

No request for adjournment will be considered unless made at least forty-eight (48) hours before the scheduled conference. All requests should be in writing, on consent of all parties, and contain at least two (2) adjourned dates on which all parties are available. In the absence of consent, an explanation of counsel's efforts to obtain agreement should be stated. All requests for adjournments should be addressed to chambers on notice to all parties.

Defendants' counsel is directed to serve a copy of this Order on counsel for all parties

Case Crasse 12:00-05-1050-1050-05-1050

appearing in this case.

SO ORDERED:

Dated: Central Islip, New York April 21, 2005

/s/ E. Thomas Boyle
E. THOMAS BOYLE
United States Magistrate Judge